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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING "REFERENCE" APPLICATION	Crcrcr001-88
in re Application of Clear, Hiel 10/211 00:	
Application No.: 10/511,881	
First October 19, 2004	
For ALUMINUM CONDUCTOR COMPOSITE CORE REINFORCED CABLE AND MET	
The owner*. CTC CABLE CORPORATION of 100 percent laterest in the instans application haveby disclaims, except as provided below, the terminal part of the statumy term of any patient granted on the instant application which would extend beyond the assistation date of the full statusory term of any patient granted on pending reference. Application Number 10/971x523 Section 12/22/2003 as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patient granted on said reference application may be shortened by any terminal disclaimer field prior to the grant of any patient on the pending reference application. The owner hereby agrees that any patient as granted on the instant application shall be enhanced to any patient granted on the instant application and is binding upon the grantee, its successors or assigns.	
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I haveby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like 30 made are punishable by fine or imprisonment, or both, under Bedlion 1001 of Title 18 of the United States Code and that such willful false matements may proparatize the visiting of the application or any pateral issued thereon.	
2. The undersigned is an attrimey or agent of record. Reg. No. <u>26.305</u>	
/Michael D. WcIntosh/ Symbos	July 20, 2007
Michael D. McIntosh	
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\*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).

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